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8
9 **UNITED STATES DISTRICT COURT**
10
11 **DISTRICT OF NEVADA**

12 APRIL BOBADILLA, an individual,
13
14 Plaintiff,
15 v.

16 STATE OF NEVADA, ex rel. its DEPARTMENT
17 OF PROBATION AND PAROLE; DOE
18 DEPARTMENT OF PROBATION AND PAROLE
19 SUPERVISORS I through X, inclusive; and ROE
20 DEPARTMENT OF PROBATION AND PAROLE
EMPLOYEES XI through XV, inclusive; LAS
VEGAS METROPOLITAN POLICE
DEPARTMENT, a political subdivision of the State
of Nevada; DOE LAS VEGAS METROPOLITAN
POLICE DEPARTMENT SUPERVISORS I through
X, inclusive; ROE LAS VEGAS METROPOLITAN
POLICE DEPARTMENT OFFICERS XI through
XV, inclusive;

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22 Defendants.

23 Case No.: 2:23-cv-00723-GMN-DJA

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28 **JOINT STIPULATION TO**
STAY DISCOVERY AS TO
PLAINTIFF APRIL
BOBADILLA AND
DEFENDANT LAS VEGAS
METROPOLITAN POLICE
DEPARTMENT

29 Pursuant to Local Rules LR 7-1 and IA 6-2, Plaintiff APRIL BOBADILLA (hereinafter
30 “Bobadilla”) and Defendant Las Vegas Metropolitan Police Department (hereinafter “LVMPD”),
31 hereby stipulate and agree to stay discovery as to Bobadilla and LVMPD in this case pending
32 resolution of the pending Motion to Dismiss filed by Defendant the State of Nevada ex rel.
33 Department of Public Safety, Division of Parole and Probation (hereinafter “NPP”) (ECF No. 12).
34 The parties submit that good cause exists for this stipulation to be granted to avoid wasting the
35 parties’ and this Court’s time, as well as unnecessarily incurring duplicative fees and costs.

1 **I. STATEMENT OF FACTS**

2 Here, on October 4, 2023, a Joint Stipulation to Stay Discovery as to Nevada Division of
 3 Parole and Probation Pending Resolution of Motion to Dismiss was entered. That Joint Stipulation
 4 stayed discovery as to Nevada Division of Parole and Probation (“NPP”) only, pending resolution
 5 of NPP’s Motion to Dismiss. Although that motion does not address Bobadilla’s causes of action
 6 against LVMPD, if the Motion is denied, any discovery completed between Bobadilla and
 7 LVMPD prior to resolution of the Motion will potentially need to be duplicated with NPP’s
 8 participation.

9 **II. LEGAL STANDARD**

10 Pursuant to Federal Rule of Civil Procedure 6(b), and the Court’s inherent authority and
 11 discretion to manage its own docket, this Court has the authority to grant the requested stay.
 12 Fed.R.Civ.P. 6(b) (“When an act may or must be done within a specified time the court may, for
 13 good cause, extend the time....”). A stipulation to stay proceedings, like the Parties seek here, is an
 14 appropriate exercise of this Court’s jurisdiction. See *Landis v. N. Am. Co.*, 299 U.S. 248, 254-255
 15 (1936) (explaining a court’s power to stay proceedings is incidental to its inherent power to control
 16 the disposition of the cases on its docket to save the time and effort of the court, counsel, and the
 17 parties).

18 Furthermore, Federal Rules of Civil Procedure 26(c) and 26(d) also vest the Court with
 19 authority to limit the scope of discovery or control its sequence and may grant a stay to allow
 20 parties to negotiate a settlement. See *Crawford-El v. Britton*, 523 U.S. 574, 598.

21 When evaluating a request to stay discovery, the court initially considers the goal of Federal
 22 Rule of Civil Procedure 1, which states that the Rules “should be construed, administered, and
 23 employed by the court and the parties to secure the just, speedy, and inexpensive determination of
 24 every action.” *Sanchez v. Windhaven Nat'l Ins. Co.*, 2:19-cv-02196-RFB-VCF, 2020 WL 3489333
 25 (D. Nev. 2020). Whether to grant a stay is within the discretion of the court, particularly where, as
 26 here, a stay would promote judicial economy and efficiency. See e.g. *Crawford-El v. Britton*, 523
 27 U.S. 574, 598 (1998); *CMAX, Inc. v. Hall*, 300 F.2d 265, 268 (9th Cir. 1962) (district courts possess
 28 “inherent power to control the disposition of the causes on its docket in a manner which will

1 promote economy of time and effort for itself, for counsel, and for litigants"); and *Munoz-Santana*
 2 *v. U.S. I.N.S.*, 742 F.2d 561, 562 (9th Cir. 1984).

3 **III. A STAY IS WARRANTED PENDING RESOLUTION OF NPP'S MOTION TO**
 4 **DISMISS AND LIFTING OF THE DISCOVERY STAY AS BETWEEN**
 5 **BOBADILLA AND NPP.**

6 As stated above, the Court should construe the Rules "to secure the just, speedy, and
 7 inexpensive determination of every action." Sanchez, 2020 WL 3489333 at *2. Here, the Parties
 8 agree that it is in the best interest of all Parties, as well as the Court, to stay discovery and
 9 proceedings pending the outcome of NPP's Motion to Dismiss. The parties seek to stay discovery
 10 to avoid incurring attorney's fees, expert fees, and costs which will require duplication in the event
 11 NPP's Motion to Dismiss is denied.

12 DATED this 7th day of November, 2023.

13 **E. BRENT BRYSON, LTD.**

14
 15 /s/ E. Brent Bryson, Esq.
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19 DATED this 7th day of November, 2023.

20 **MARQUIS AURBACH**

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1 **ORDER**

2 IT IS SO ORDERED. Discovery in this matter is stayed as to Plaintiff April Bobadilla
3 and Defendant Las Vegas Metropolitan Police Department pending the Court's ruling on the
4 pending Motion to Dismiss (ECF No. 12).

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U.S. MAGISTRATE JUDGE

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8 **Dated:** 11/14/2023 _____

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